State of the States Judge & Lawyer Survey

1.		entification Information
	A.	I am a:
		State trial judge
		☐ Federal trial judge ☐ Attorney
		o primarily criminal prosecution
		o primarily criminal defense
		o primarily civil plaintiff
		o primarily civil defense
		☐ Other legal practitioner
	В.	Please indicate the location of the court (county, state) in which you preside (judge) or most often practice (attorney):
	C.	Please indicate the type of case in your most recent jury trial. Capital felony Felony Misdemeanor Civil Other jury trial If you are an attorney, please indiciate who you represented. Prosecution / Plaintiff Defendant
		What was the date(s) of trial?
		Where was the trial held (county, state)? ☐ State court ☐ Federal court
		On a scale of 1 to 7, how complex was the evidence in that trial?
		Not at all complex 1 2 3 4 5 6 7 Very complex
		On a scale of 1 to 7, how complex was the law in that trial?
		Not at all complex 1 2 3 4 5 6 7 Very complex

For the following questions, please indicate the practices, procedures, and techniques employed in your most recent jury trial.

2. Voir Dire

A.		w were questions posed to prospective jurors in the venire? (check all that apply)
		Oral questions posed to full panel
		Oral questions posed to individual jurors in jury box
	_	Oral questions posed to individual jurors at sidebar, in chambers, or otherwise outside the hearing of other jurors
	П	
		Written responses to standardized questionnaire
	Ч	Written responses to a case specific questionnaire
		When was the questionnaire given to prospective jurors?
		o Prior to reporting for service
		o Jury assembly room before jury selection
		o In courtroom before questioning
В.	W	hat method was used to conduct the voir dire?
		Strike & Replace Method: Twelve or more prospective jurors are seated in the jury
		box and examined by judge and/or attorneys. Judge rules on challenges for cause.
		Attorneys exercise peremptory challenges. Seats that are vacated by struck jurors are
		refilled by random selection.
		Six/Four Pack Method: Similar to Strike & Replace Method except prospective
		jurors are questioned in groups of six or four until the full number of jurors is
		reached.
		Struck: The entire panel is examined by the judge and/or attorneys and the judge
		rules on challenges for cause and hardship. Prospective jurors equal to the number of
		impaneled jurors, alternates and peremptory challenges is seated. The attorneys
		exercise peremptory challenges alternately until the final panel is selected and sworn.
	П	Individual: Prospective jurors are examined individually outside the hearing of other
	_	jurors (e.g., at sidebar or in chambers). The judge rules on challenges for cause after
		each juror is questioned. After questioning outside the presence of other jurors,
		attorneys may be required to exercise peremptory challenges at the completion of
		each examination.
	П	
	_	Other method (please describe):

 Who questioned the jurors during the voir dire? ☐ Judge only ☐ Judge primarily with limited attorney follow-up ☐ Judge and attorney equally ☐ Attorney primarily with limited judge ☐ Attorney only ○ If attorney only, was the judge present for the voir dire? Y / N 		
How long was the voir dire? (hours)		
Jurors were provided with writing utensils and notepaper for taking notes Jurors were provided with a notebook containing one or more of the following: a glossary of unfamiliar terms, names and short biographies of witnesses, copies of documentary evidence or exhibits, preliminary or final instructions, and notepaper for taking notes Jurors were permitted to submit questions in writing to witnesses Jurors were permitted to discuss the evidence among themselves prior to deliberations Jurors were given substantive instructions on the law prior to the evidentiary portion of the trial Jurors were instructed on the law before closing argument		
Please describe any other procedures or practices employed during your most recent jury trial that were intended to improve juror comprehension, attention levels, performance, or satisfaction with jury service during trial.		

Jury Deliberations

4.	Please indicate which of the following trial procedures or practices were employed in your most recent jury trial.			
	☐ Jurors were given guidance on how to conduct deliberations			
	At least one written copy of the final jury instructions was provided to the jury			
	☐ Jurors were provided with a written copy of the final jury instructions			
	☐ Alternates were permitted to participate in deliberations			
	☐ Jurors were sequestered for deliberations			
	How long were the jury deliberations? (hours)			
	Please describe any other procedures or practices employed during your most recent jury trial that were intended to improve juror comprehension, attention levels, performance, or satisfaction with jury deliberations.			
	Special Issues			
5.	Please indicate if any of the following issues arose in your most recent jury trial and			
	what procedures, if any, the court employed to address those issues.			
	☐ Notorious trial / High profile trial:			
	☐ Capital jury trial:			
	☐ Juror stress:			
		_		
	☐ Jury sentencing in non-capital trial:			

Please direct inquiries to Chris Connelly
Court Research Analyst
The Center for Jury Studies
National Center for State Courts
2425 Wilson Blvd Suite 350
Arlington, VA 22201
cconnelly@ncsc.dni.us